

# **U.S. Department of Justice**

United States Attorney Eastern District of New York

SK/FJN/ADW/CWE F.#2015R00471/OCDETF #NY-NYE-777

271 Cadman Plaza East Brooklyn, New York 11201

April 21, 2025

# By USAFx

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Re: United States v. Rafael Caro Quintero, et al.

Criminal Docket No. 15-208 (FB)

#### Dear Counsel:

Enclosed please find the government's supplemental discovery in accordance with Rule 16 of the Federal Rules of Criminal Procedure. Please note the enclosed items include SENSITIVE DISCOVERY MATERIAL and are governed by the Stipulation and Orders previously entered by the Court (ECF Nos. 82, 99). The government also requests reciprocal discovery from the defendants.

# Enclosed please find:

- Documents related to a February 21, 2015 seizure (Bates-numbered SENSITIVE QUINTERO000003-SENSITIVE QUINTERO000019);
- Documents related to a March 4, 2015 seizure (Bates-numbered SENSITIVE\_QUINTERO000020-SENSITIVE\_QUINTERO000066);

- Documents related to a March 5, 2015 seizure (Bates-numbered SENSITIVE\_QUINTERO000067-SENSITIVE\_QUINTERO000137); and
- Consensually recorded phone calls (in a file folder Bates-numbered SENSITIVE QUINTERO000138).

Please contact us if you have any questions or requests regarding discovery in this matter.

Very truly yours,

JOHN J. DURHAM United States Attorney

By: /s/

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### Enclosures

cc: Clerk of the Court (FB) (by ECF) (without enclosures)